In re Application of:		Group Art Unit:	3713
	Christopher Gerding)	Examiner:	John Hotaling
Serial No.:	10/719,033		
Filed:	November 21, 2003)		
For:	ARCADE STYLE VIDEO) GAME ADAPTER SYSTEM)		
	,)		

Carlsbad, California October 27, 2005

MAIL STOP AMENDMENT Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

DECLARATION UNDER 37 C.F.R. 1.132

Dear Sir:

This is a Declaration of Inventorship, submitted under 37 C.F.R. § 1.132.

The Subject Invention

I am the sole inventor of the above-identified patent application.

This invention relates to an arcade style video game adapter system. One embodiment of my invention is depicted and described as the "Havok System Master,"

cited in the Examiner's Notice Of References Cited (form PTO-892) as references U, W and X.

I am the Inventor of the Havok System Master

In 1998 I conceived of my invention, the arcade style video game adapter system.

I then diligently reduced it to practice by building a prototype in the privacy of my home's garage.

Around November of 1998 I presented my prototype to the President of Valley-Dynamo L.P., who executed a Non-Disclosure Agreement before viewing my prototype.

I was then contracted by Valley-Dynamo L.P. to continue development of my invention, which was branded the Havok System Master.

In 1999 Valley-Dynamo L.P. presented the Havok System Master to the public at a trade show.

On July 14, 2000, I filed a provisional patent application, less than one year after the first public display of the Havok System Master.

Conclusion

As the inventor of the Havok System Master, and the inventor of the above-identified patent application, which claims priority to a provisional application filed less than one year from the first public display of the Havok System Master, I request that the U, W and X references, listed in the Notice Of References Cited (form PTO-892) be removed as prior art.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Respectfully submitted,

October 27, 2005

Date

hristopher Gerding